## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS (BEAUMONT DIVISION)

JAMIE LEIGH JONES and JOSEPH	§	
DAIGLE	§	
Plaintiffs,	§	
	§	
vs.	§	CIVIL ACTION NO. 1:07CV0295
	§	
HALLIBURTON COMPANY d/b/a	§	
KBR KELLOGG BROWN & ROOT	§	
(KBR); KELLOGG BROWN & ROOT	Γ§	
SERVICES, INC.; KELLOGG	§	
<b>BROWN &amp; ROOT INTERNATIONAL</b>	4,§	
INC.; KELLOGG BROWN & ROOT,	§	
LLC; KELLOGG BROWN & ROOT,	§	
INC.; KELLOGG BROWN & ROOT,	§	
S. de R.L.; KELLOGG BROWN &	§	
ROOT (KBR), INC.; KBR	§	
TECHNICAL SERVICES, INC.;	§	
OVERSEAS ADMINISTRATIVE	§	
SERVICES, LTD.; ERIC ILER,	§	
CHARLES BOARTZ; SEVERAL	§	
JOHN DOE RAPISTS, and THE	§	
UNITED STATES OF AMERICA	§	
Defendants.	§	JURY TRIAL DEMANDED

## **ORDER**

THIS DAY CAME THE PARTIES, by Counsel, on *Defendants' KBR*, *Halliburton*, and *OAS's Motion to Transfer Venue Under 28 U.S.C. § 1404*. This Court, having considered the Motions filed by the parties, the evidence of record, and the arguments of Counsel is of the opinion that the *Defendants' KBR*, *Halliburton*, and *OAS's Motion to Transfer Venue Under 28 U.S.C. § 1404* is without merit, and should be denied. It is, therefore,

ORDERED, ADJUDGED and DECREED that *Defendants' KBR, Halliburton, and OAS's Motion to Transfer Venue Under 28 U.S.C. § 1404* is, in all things, DENIED. It is further,

ORDERED, ADJUDGED and DECREED that *Defendants' KBR, Halliburton, and OAS's Motion to Transfer Venue Under 28 U.S.C. § 1404* is frivolous, and that the Plaintiff's Motion for Sanctions to include all itemized costs attendant to the hearing in this matter, and attorney's fees at the rate of \$300 per hour (to be itemized by Plaintiff's Counsel) is therefore, in all things, GRANTED.

IT IS SO ORDERED.			
JUDGE, DIST	RICT COURT		